



DEPARTMENT OF BUSINESS AFFAIRS AND CONSUMER PROTECTION  
CITY OF CHICAGO

**LIQUOR LICENSE PLAN OF OPERATION**

**Licensee:** DS Cantina, Inc.  
d/b/a DS Tequila Co.

**Premises:** 3350-3352 N. Halsted St.  
Chicago, IL 60657

**License Type:** Tavern (1470); Public Place of Amusement (1050); Retail Food (1006)  
Outdoor Patio (1477)

**Account Number:** 345964

**Site:** 19

Pursuant to Section 4-60-040 (h) and 4-156-311 (d) 3(A) of the City of Chicago Municipal Code, the City of Chicago Department of Business Affairs and Consumer Protection ("BACP") and the above-named Licensee have agreed to the issuance of Tavern, Retail Food Establishment, Public Place of Amusement, and Outdoor Patio licenses (collectively "Licenses"), under the following conditions:

1. Licensee shall not lease the licensed business out to promoters or outside companies. All events will be booked internally with management/ownership. All of the entertainment shall be overseen by management/ownership.
2. Licensee shall use the PPA license for the purpose of occasional charging at the door and having DJ entertainment.
3. Licensee shall not have any event take place without ownership managing the venue.
4. Licensee shall not rent out or lease the business to a promoter, or allow any event to take place where ownership vacates the venue and allows a promoter to hire their own staff (bartenders, servers, hosts and security).
5. No liquor may be taken by customers off the Premises with the exception of number 30 below in this liquor license plan of operation.
6. Licensee will close all interior windows and doors by 10 p.m. and any time there is live music.
7. A portion of the Licensee's business premises has a removable enclosure system. During such times when the Licensee has the removable enclosure system not installed, the Licensee is, in effect, operating an outdoor patio. Therefore, when the enclosure system is not in place, Licensee agrees to only sell and serve, and allow the sale and service of alcohol liquor on the licensed premises pursuant to Chapter 4-60-130(c) of the City of Chicago Municipal Code concerning hours of operation of an outdoor patio liquor license.



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8. Licensee agrees that when the removable enclosure system is not installed, Licensee shall abide by Chapters 4-60-140(g) and 4-60-050(c) of the City of Chicago Municipal Code concerning the prohibition of any live or recorded music being played or performed in any outdoor patio. Licensee agrees that when the removable enclosure system is not installed, no live or recorded music from inside the premises shall be allowed to directly emanate into the open-air space of the Premises. This includes placement of any speaker in a window or doorway to allow the sound to be heard on the outdoor patio. Licensee agrees to take reasonable noise abatement measures to prevent any live or recorded music, being played inside the Premises, from directly emanating into the open-air space of the Premises.
9. Licensee shall comply with, and advise all supervisory personnel of all applicable provisions of the Chicago Noise and Vibration Control Ordinance, Chapter 8-32 of the Municipal Code.
10. Licensee shall immediately notify, by calling 911, the Police of any illegal activity which it views in and around the Premises.
11. Licensee agrees that in the event the LLCC receives a complaint, the Licensee shall cooperate fully with any investigation, including, but not limited to, submitting any records requested by the LLCC. The Licensee shall, upon request of the LLCC, and providing no state or federal law or regulation requires otherwise or allows for objection to disclosure, produce any records the LLCC has requested within ten (10) days of such request.
12. Licensee shall maintain video surveillance for at least 30 days. Copies of the video surveillance shall be made available to the Chicago Police Department on request, provided no state or federal law or regulation requires otherwise or allows for objection to disclosure.
13. Licensee shall immediately address any public nuisance issues which adversely impact the health, safety, and welfare of the community.
14. Licensee shall maintain a logbook of all illegal activity reported or required to be reported to the Chicago Police Department, as required under Section 4-60-161 of the Chicago Municipal Code.
15. Licensee shall have security personnel working at the entrance to remind patrons to maintain respect for the surrounding neighbors.
16. Licensee shall have the exterior of the facility monitored throughout the hours of operation and for one hour prior to opening and one hour after closing.
17. Licensee shall ensure that security personnel will make it a priority to prevent the entry of intoxicated and disorderly patrons. Further, security personnel will continue to prevent drinking on the public way or carrying alcohol outside of the licensed/permitted location.
18. Licensee will display a sign in a conspicuous location which reads, *"Please Respect Our Neighbors, Please Exit Quietly and Do Not Loiter."*



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19. Licensee shall encourage public means of transportation by posting appropriate signage. The Licensee shall promote the following use of services for patrons; walking, the use of the CTA trains and buses, taxis, and ridesharing services.
20. Licensee shall not offer valet parking at the premises.
21. Licensee shall maintain sufficient trash containers to accommodate any additional waste generated. The Licensee shall ensure that all trash containers shall be locked and secured at all times.
22. Licensee shall monitor and maintain the occupancy limit certified by the Department of Buildings Commissioner.
23. Licensee agrees not to expand the Premises without, first, applying to the City of Chicago for the right to expand the Premises.
24. Alcohol Server Training. All bar and wait staff will be BASSET or TIPS certified, and will be trained with respect to the detection of fraudulent identification, such training shall be bi-annual regardless of each staff member's term of employment. All bartenders and wait staff will be trained to identify intoxicated patrons and will take pro-active steps to prevent the over intoxication of patrons.
25. Licensee shall ensure that all bartenders and servers will prohibit over-serving of patrons. Licensee shall enforce the maximum capacity of patrons and announce a last call 30 minutes before closing time.
26. Licensee shall regularly attend CAPS Beat meetings and CAPS hospitality meetings and agrees to set up and/ or attend meetings with the alderman, police commander, and community residents or groups to discuss any concerns regarding the operations of the Licensee's business.
27. Non Smoking Laws. The Licensee will enforce all applicable City and State non-smoking laws as they relate to both the interior and the exterior of the Premises.
28. Licensee agrees to abide by all applicable provisions of the City of Chicago Municipal Code, including not permitting customers to leave the Premises with open containers of alcohol, unless it is a partially consumed bottle of wine for off-premises consumption which has been "resealed" according to the provisions of the Illinois Liquor Control Act.
29. Licensee agrees that this plan of operation cannot be modified or amended without input by the local Alderman.
30. Licensee agrees that no trash or solid waste will be placed within the required waste and/or recycling disposal containers located outside the premises during the hours of 10:00 P.M. through 7:00 A.M.
31. Licensee agrees to abide by all regulations, local ordinances, and states laws relating to the patio and public sidewalks.



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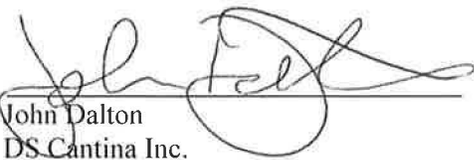
The conditions of this liquor license are legally binding and may be enforced by City of Chicago enforcement authorities under Section 4-60-040(h) of the City of Chicago Municipal Code. All other conditions of the license are governed by the City of Chicago Municipal Code. Violation of the above stated conditions may result in the imposition of a fine and/or suspension or revocation of all business licenses issued to the Licensee. Violations of the above stated conditions may also result in the issuance of cease and desist orders prohibiting the activity which violates the conditions of the liquor license.

The conditions of the liquor licenses issued pursuant to this plan of operation shall apply to the business address and Licensee and to all officers, managers, members, partners and direct or indirect owners of the entity of which is licensed. The sale of the Licensee to other persons purchasing the stock of the licensed entity shall be subject to the same conditions set forth in this Plan of Operation. Any and all potential new owners of the licensed entity shall be subject to the same conditions set forth in this statement.

It shall be the duty of every person conducting, engaging in, operating, carrying on or managing the above-mentioned business entity to post this Liquor License Plan of Operation next to the Liquor License certificate in a conspicuous place at the business address.

**Licensee:** DS Cantina Inc.  
d/b/a DS Tequila Co.

**Premises:** 3350-3352 N. Halsted St.  
Chicago, IL 60657

  
John Dalton  
DS Cantina Inc.

  
Shannon K. Trotter  
City of Chicago  
Local Liquor Control Commission

11/21/17  
Date